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12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
14	JOSEPH TAYLOR, EDWARD MLAKAR,	Case No. 5:20-CV-07956-VKD
15 16	MICK CLEARY, EUGENE ALVIS, and JENNIFER NELSON, individually and on behalf of all others similarly situated,	L.R. 6-2 STIPULATED REQUEST TO
17	Plaintiffs,	EXTEND DEADLINE TO COMPLETE EXPERT DISCOVERY AND
18		[PROPOSED] ORDER
	V.	
19	GOOGLE LLC,	Judge: Hon. Virginia K. DeMarchi
		Judge: Hon. Virginia K. DeMarchi Re: Dkt. No. 186
19	GOOGLE LLC,	-
19 20	GOOGLE LLC,	-
19 20 21	GOOGLE LLC,	-
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STIPULATION

Plaintiffs Joseph Taylor, Edward Mlakar, Mick Cleary, Eugene Alvis, and Jennifer Nelson ("Plaintiffs") and Defendant Google LLC ("Google") (collectively, "Parties"), by and through their respective counsel, hereby stipulate and agree as follows:

RECITALS

WHEREAS, the close of expert discovery in this matter is currently scheduled for March 27, 2025 (ECF No. 162);

WHEREAS, by operation of Local Rule 37-3, the current deadline for any Party to file a non-*Daubert* motion related to expert discovery is April 3, 2025 (ECF No. 162);

WHEREAS, under the Court's January 27, 2025 Order (ECF No. 164), separate briefing deadlines were set for *Daubert* motions;

WHEREAS, the Parties have agreed to extend the deadline to hold expert depositions by 12 days, from March 27, 2025 to April 8, 2025; and

WHEREAS, for the reasons set forth in the attached Wallenstein Declaration, the parties jointly agree that good cause exists to grant the extension of time to hold expert depositions, including because: (1) the schedules of the expert witness deponents and responsible attorneys required finding additional dates beyond the deadline when all necessary parties would be available; (2) the parties have been engaged in briefing of class certification in this case, as well as briefing in the related *Csupo* case in state court, that created additional conflicts with scheduling these depositions; and (3) the technical nature of these experts' opinions necessarily requires additional time to analyze their reports and prepare for deposition questioning.

NOW, THEREFORE, the Parties, by and through their respective counsel, stipulate and agree that:

- The deadline to complete expert depositions shall be extended from March 27, 2025 to April 8, 2025; and
- By operation of Local Rule 37-3, the deadline for any Party to file a motion related to expert discovery shall be April 15, 2025 (this does not include *Daubert* motions,

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1	ATTESTATION IN CONCURRENCE OF FILING	
2	I, Chad E. Bell, am the ECF user whose ID and password are being used to file this	
3	document. In compliance with Local Rule 5-1(i)(3), I hereby attest that all other signatories listed	
4	have concurred in this filing.	
5	D . 1 . 1 . 2 . 2025	
6	Dated: March 28, 2025 /s/ Chad E. Bell Chad E. Bell (pro hac vice)	
7	KOREIN TILLERY LLC 205 North Michigan Avenue, Suite 1950	
8	Chicago, IL 60601 Telephone: (312) 641-9750	
9	Facsimile: (312) 641-9751 cbell@koreintillery.com	
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15	(DDODOSED) ODDED	
16	PURCHANT TO CTIPLIF A TION. IT IS GO OPPERED. IN 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
17	PURSUANT TO STIPULATION, IT IS SO ORDERED. Under the extended deadlines any non-Daubert expert discovery disputes may not be resolved prior to the parties' respective	
18	deadlines for Daubert briefing. Details Moreh 21, 2025	
19	Dated: March 31, 2025 Virgina K. DeMarchi United States Magistrate Judge	
20	Officed States Magistrate Judge	
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